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			Application Number	10/658,769		
TRANSMITTAL		L	Filing Date	Sep 10, 2003		
FORM		L	First Named Inventor	WOOD, Thomas J.		
(to be used for all correspondence after initial filing)		(g)	Art Unit	3743		
-			Examiner Name	Mitchel)		
Total Number of Pages in This Submission		5	Attorney Docket Number	IMED-0010-US		
ENCLOSURES (check all that apply)						
Fee Trans	mittel Form		Drawing(s)		Aft	er Allowance communication
Fee	Fee Attached		Licensing-related Papers		☐ Ap	peal Communication to Board
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Certified Copy of Priority Document(s) Respons			se to Restriction Requirement			
Response to Missing Parts/ Incomplete Application						
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SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT						
Firm or	Customer Number 40575					
Individual name Timothy J. Maier, Reg. No. 51,986						
Signature Little TM:						
Date December 6, 2004						
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p.3

DEC 0 6 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:

WOOD

CONF. NO.: 4079

SERIAL NO .:

10/658,769

GROUP:

3743

FILED:

Sept. 10, 2003

EXAMINER: MITCHELL, Teena

FOR:

Nasal Ventilation Interface and System Including Ventilation Inserts

DOCKET NO.:

IMED-00010-US

RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Responsive to the Examiner's Restriction Requirement dated 11/9/04, the following remarks are respectfully submitted in connection with the above-referenced application.

REMARKS

The Examiner required restriction of one of the following inventions:

- I. Claims 1-23, and 28, 30 and 31, drawn to a ventilation interface, classified in class 128, subclass 207.18.
 - II. Claims 24-27, and 29, drawn to a feed tube classified in class 128, subclass 912.

Attorney Docket No:IMED-0010-US Application No.10/658,769 Page 2

In response to the Examiner's restriction/election requirement, Applicant elects, with traverse, to prosecute Group I including claims 1-23, 28, 30 and 31. Applicant specifically reserves the right to file a divisional application directed to non elected claims 24-27 and 29.

With respect to Applicant's traversal, Applicant respectfully directs the Examiner's attention to M.P.E.P. § 803 which states:

"If the search and examination of an entire application can be made without serious burden, the Examiner must examine on the merits, even though it includes claims too distinct or independent invention." (emphasis added)

There are two criteria for a proper requirement for restriction. The invention should be independent or distinct, and

"2) there must be a serious burden on the Examiner if a restriction is not required. See M.P.E.P. §803.092, 806.04 A through J, 808.01(a) and 808.02."

Applicant respectfully submits that the Examiner would not be unduly burdened if forced to examine Groups I and II.

For all of the above stated reasons, reconsideration and withdrawal of the outstanding restriction/election requirement and favorable allowance of all claims in the instant application are earnestly solicited.

Attorney Docket No:IMED-0010-US Application No.10/658,769 Page 3

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No.50-3136 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Very truly yours,

KEADY, OLDS & MAIER, PLLC

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